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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/783,976	02/16/2001	Kouji Masumoto	203079US2	2937
22850	7590 02/06/2003			
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.			EXAMINER	
1940 DUKE S ALEXANDR	STREET IA, VA 22314		NGUYEN, TRAN N	
			ART UNIT	PAPER NUMBER
			2834	

DATE MAILED: 02/06/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)				
Office Action Commons	09/783,976	MASUMOTO ET AL.				
Office Action Summary	Examiner	Art Unit				
TI MANUALO DATE CALL	Tran N. Nguyen	2834				
The MAILING DATE of this communicate Period for Reply	ation appears on the cover sheet	with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) of a lf NO period for reply is specified above, the maximum statuted - Failure to reply within the set or extended period for reply will - Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b). Status	ATION. 37 CFR 1.136(a). In no event, however, may ication. days, a reply within the statutory minimum of the tory period will apply and will expire SIX (6) Mills, by statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed	on <u>14 January 2003</u> .					
2a)⊠ This action is FINAL . 2b) This action is non-final.					
Since this application is in condition for closed in accordance with the practice Disposition of Claims						
4) Claim(s) 1,10 and 13 is/are pending in	n the application.					
4a) Of the above claim(s) is/are	withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6) Claim(s) 1,10 and 13 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction	on and/or election requirement.					
Application Papers						
9) The specification is objected to by the F	<u></u>					
10) The drawing(s) filed on is/are: a	•					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are requ						
12) The oath or declaration is objected to b	y the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120	on foncion majority under 25 H.C.(2				
13) Acknowledgment is made of a claim for	or foreign priority under 35 U.S.C	2. 9 119(a)-(u) or (1).				
a)⊠ All b)□ Some * c)□ None of:						
 1.						
 ,	tional Bureau (PCT Rule 17.2(a)	•				
14) Acknowledgment is made of a claim for	domestic priority under 35 U.S.	C. § 119(e) (to a provisional application).				
 a) The translation of the foreign lang 15) Acknowledgment is made of a claim for 	- ·					
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO3) Information Disclosure Statement(s) (PTO-1449) 	O-948) 5) Notice	ew Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152) .				

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DETAILED ACTION

Priority

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 103

Claims 1, 10 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over either Kazama et al (US 6226856) in view of Takeuchi et al (US 5583387).

Kazama discloses a stator core (1a-1d, 3-7) having a plurality of magnetic core segments, each having back yoke portion (6) and a tooth portion (5), wherein the pole segments are connected so as to be bendable by a connection portion (8a-8b) located at the back yoke portion; the stator core is circularly formed by bending the connection portions (fig. 6a-b) and each of a plural pole segments formed to have a bottom portion of a slot constituted by a back yoke portion and the tooth-portion has a curved-line portion. Kazama substantially discloses the claimed invention, except for the insulator member disposed on a wall surface of the teeth portion and extending at about 90 degrees so as to cover a wall surface of the back yoke portion including a bottom portion of a slot formed at a connecting intersection of the adjacent back yoke portions.

Takeuchi, however, teaches a stator core of an electric motor, wherein the stator comprising: a plurality of magnetic pole segments (11), each has back yoke portion and a teeth portion projected from the back yoke portion (fig 1); the plural magnetic pole segments being connected together via a connection portion (13, 14a-14b) provided to the back yoke portion (figs 1-2); and an insulator member (15) disposed on a wall surface of the teeth portion and extending at about 90 degrees (fig 1) so as to cover a wall surface of the back yoke portion including a bottom portion of a slot formed at a connecting intersection of the adjacent back yoke portions (fig 2). The insulating member would enable electrical insulation between the stator

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core and the winding and the insulating member arrangement would enable the stator to be integrated with the required rigidity.

Regarding claim 13 with the added limitations of the recited use of the stator core in a motor that is embodied in a compressor, those skilled in the art would understand that magnetic core can be used as a rotor core or a stator core, which is an essential part of a motor, wherein a motor well known industrial application is being incorporated in a compressor.

Thus, it would have been obvious to one skilled in the art at the time the invention was made to employ the motor having the stator core, in a compressor because this particular indented use of the motor is well known in the art.

Furthermore, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Communication

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tran N Nguyen whose telephone number is (703) 308-1639. The examiner can normally be reached on M-F 6:00AM-2:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on (703)-308-1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3431 for regular communications and (703)-395-3432 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)-308-1782.

TRAN NGUYEN

PRIMARY PATENT EXAMINER

TC-2800